# EXHIBIT A

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11
W. R. GRACE & CO., et al., 1	) Case No. 01-01139 (JKF) ) (Jointly Administered)
Debtors.	) Objection Deadline: September 24, 2007 at 4:00 p.m. Hearing Date: TBD only if necessary
FOR COMPENSATION FOR SERVEXPENSES AS SPECIAL ASBESTO COUNSEL TO DEBTORS FOR THE SI	TION OF REED SMITH LLP VICES AND REIMBURSEMENT OF S PRODUCTS LIABILITY DEFENSE EVENTY-THIRD MONTHLY INTERIM 07 THROUGH JULY 31, 2007
Name of Applicant:	Reed Smith LLP
Authorized to Provide Professional Services to:	W. R. Grace & Co., et al., Debtors and Debtors-in-Possession
Date of Retention:	July 19, 2001, effective as of April 2, 2001
Period for which compensation and reimbursement is sought:	July 1 through July 31, 2007
Amount of fees sought as actual, reasonable and necessary:	\$565,946.00

reasonable and necessary

\$27,996.57

This is a(n): X monthly \_\_interim \_\_ final application.

Amount of expenses sought as actual,

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
8/28/01	4/2/01 through 7/31/01	\$40,583.00	\$356.92	No objections served on counsel	No objections served on counsel
9/27/01	8/1/01 through 8/31/01	\$90,113.00	\$4,048.11	No objections served on counsel	No objections served on counsel
10/26/01	9/1/01 through 9/30/01	\$155,804.00	\$6,971.66	No objections served on counsel	No objections served on counsel
11/27/01	10/1/01 through 10/31/01	\$229,036.50	\$10,314.97	No objections served on counsel	No objections served on counsel
12/26/01	11/1/01 through 11/30/01	\$216,703.50	\$22,667.19	No objections served on counsel	No objections served on counsel
1/30/02	12/1/01 through 12/31/01	\$152,288.00	\$43,025.11	No objections served on counsel	No objections served on counsel
3/1/02	1/1/02 through 1/31/02	\$152,389.50	\$45,525.87	No objections served on counsel	No objections served on counsel
3/28/02	2/1/02 through 2/28/02	\$115,694.50	\$39,388.59	No objections served on counsel	No objections served on counsel
5/2/02	3/1/02 through 3/31/02	\$95,617.50	\$49,224.63	No objections served on counsel	No objections served on counsel
5/28/02	4/1/02 through 4/30/02	\$125,169.50	\$44,498.12	No objections served on counsel	No objections served on counsel
6/28/02	5/1/02 through 5/31/02	\$186,811.50	\$88,641.73	No objections served on counsel	No objections served on counsel
8/5/02	6/1/02 through 6/30/02	\$167,414.75	\$26,462.86	No objections served on counsel	No objections served on counsel
9/9/02	7/1/02 through 7/31/02	\$121,203.75	\$7,897.17	No objections served on counsel	No objections served on counsel
9/30/02	8/1/02 through 8/31/02	\$183,876.75	\$18,631.51	No objections served on counsel	No objections served on counsel
10/31/02	9/1/02 through 9/30/02	\$205,975.00	\$12,810.65	No objections served on counsel	No objections served on counsel
11/27/02	10/1/02 through 10/31/02	\$172,838.75	\$34,384.69	No objections served on counsel	No objections served on counsel
12/30/02	11/1/02 through 11/30/02	\$115,576.00	\$12,630.85	No objections served on counsel	No objections served on counsel
1/30/03	12/1/02 through /31/02	\$36,744.50	\$16,310.05	No objections served on counsel	No objections served on counsel
3/6/03	1/1/03 through 1/31/03	\$123,884.00	\$3,760.28	No objections served on counsel	No objections served on counsel
4/2/03	2/1/03 through 2/28/03	\$233,867.50	\$21,251.46	No objections served on counsel	No objections served on counsel
5/7/03	3/1/03 through 3/31/03	\$124,350.00	\$30,380.42	No objections served on counsel	No objections served on counsel
6/4/03	4/1/03 through 4/30/03	\$223,770.50	\$19,411.28	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
7/1/03	5/1/03 through 5/31/03	\$190,838.00	\$22,397.08	No objections served on counsel	No objections served on counsel
7/31/03	6/1/03 through 6/30/03	\$165,837.25	\$18,778.12	No objections served on counsel	No objections served on counsel
8/29/03	7/1/03 through 7/31/03	\$202,033.50	\$13,132.57	No objections served on counsel	No objections served on counsel
10/2/03	8/1/03 through 8/31/03	\$155,275.50	\$5,526.19	No objections served on counsel	No objections served on counsel
10/28/03	9/1/03 through 9/30/03	\$32,877.00	\$5,836.88	No objections served on counsel	No objections served on counsel
11/28/03	10/1/03 through 10/31/03	\$20,656.50	\$3,553.00	No objections served on counsel	No objections served on counsel
12/29/03	11/1/03 through 11/30/03	\$16,642.50	\$352.73	No objections served on counsel	No objections served on counsel
2/4/04	12/1/03 through 12/31/03	\$8,871.00 <sup>2</sup>	\$1,332.05	No objections served on counsel	No objections served on counsel
3/10/04	1/1/04 through 1/31/04	\$21,531.00	\$85.71	No objections served on counsel	No objections served on counsel
4/7/04	2/1/04 through 2/29/04	\$21,116.00	\$2,537.94	No objections served on counsel	No objections served on counsel
5/5/04	3/1/04 through 3/31/04	\$11,113.00	\$442.16	No objections served on counsel	No objections served on counsel
6/4/04	4/1/04 through 4/30/04	\$16,495.50	\$41.08	No objections served on counsel	No objections served on counsel
7/1/04	5/1/04 through 5/31/04	\$41,085.00	\$2,386.50	No objections served on counsel	No objections served on counsel
8/2/04	6/1/04 through 6/30/04	\$28,692.50	\$725.43	No objections served on counsel	No objections served on counsel
9/3/04	7/1/04 through 7/31/04	\$13,176.50	\$328.55	No objections served on counsel	No objections served on counsel
10/5/04	8/1/04 through 8/31/04	\$11,792.00	\$1,500.03	No objections served on counsel	No objections served on counsel
10/28/04	9/1/04 through 9/30/04	\$22,618.00	\$97.76	No objections served on counsel	No objections served on counsel
11/29/04	10/1/04 through 10/31/04	\$127,040.00	\$2,696.29	No objections served on counsel	No objections served on counsel
1/7/05	11/1/04 through 11/30/04	\$29,207.50	\$1,858.91	No objections served on counsel	No objections served on counsel
2/9/05	12/1/04 through 12/31/04	\$123,722.25	\$2,598.89	No objections served on counsel	No objections served on counsel
3/1/05	1/1/05 through 1/31/05	\$112,761.00	\$3,520.69	No objections served on counsel	No objections served on counsel

<sup>2</sup> Although Reed Smith initially requested \$9,795.00 for the December 2003 monthly interim period, it revised its request after discovering an error in its Fee Application for that period, after the Fee Application was filed (and with the advice and consent of the Fee Auditor). The corrected amount requested by Reed Smith for that period is reflected above.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
3/29/05	2/1/05 through 2/28/05	\$40,738.00	\$2,719.01	No objections served on counsel	No objections served on counsel
4/27/05	3/1/05 through 3/31/05	\$22,165.50	\$281.04	No objections served on counsel	No objections served on counsel
5/31/05	4/1/05 through 4/30/05	\$27,745.00	\$373.42	No objections served on counsel	No objections served on counsel
6/30/05	5/1/05 through 5/31/05	\$48,125.50	\$1,444.96	No objections served on counsel	No objections served on counsel
8/2/05	6/1/05 through 6/30/05	\$53,677.50	\$2,901.34	No objections served on counsel	No objections served on counsel
8/31/05	8/1/05 through 8/31/05	\$67,024.00	\$4,443.37	No objections served on counsel	No objections served on counsel
10/28/05	9/1/05 through 9/31/05	\$75,564.50	\$1,333.69	No objections served on counsel	No objections served on counsel
11/28/05	10/1/05 through 10/31/05	\$100,140.00	\$2,209.06	No objections served on counsel	No objections served on counsel
12/29/05	11/1/05 through 11/30/05	\$73,829.00	\$2,476.74	No objections served on counsel	No objections served on counsel
2/3/06	12/1/05 through 12/31/05	\$132,709.00	\$9,322.91	No objections served on counsel	No objections served on counsel
3/6/06	1/1/06 through 1/31/065	\$179,492.75	\$7,814.56	No objections served on counsel	No objections served on counsel
3/28/06	2/1/06 through 2/28/06	\$121,127.50	\$2,113.02	No objections served on counsel	No objections served on counsel
4/28/06	3/1/06 through 3/31/06	\$138,244.50	\$8,928.17	No objections served on counsel	No objections served on counsel
5/30/06	4/1/06 through 4/30/06	\$258,539.00	\$3,990.53	No objections served on counsel	No objections served on counsel
6/28/06	5/1/06 through 5/31/06	\$187,688.50	\$7,066.20	No objections served on counsel	No objections served on counsel
7/31/06	6/1/06 through 6/30/06	\$290,925.50	\$7,211.50	No objections served on counsel	No objections served on counsel
9/1/06	7/1/06 through 7/31/06	\$318,207.00	\$5,751.93	No objections served on counsel	No objections served on counsel
9/28/06	8/1/06 through 8/31/06	\$431,035.00	\$19,258.20	No objections served on counsel	No objections served on counsel
10/30/06	9/1/06 through 9/30/06	\$214,071.00	\$8,718.91	No objections served on counsel	No objections served on counsel
11/28/06	10/1/06 through 10/31/06	\$253,411.00	\$3,957.53	No objections served on counsel	No objections served on counsel
12/21/06	11/1/06 through 11/30/06	\$269,985.00	\$10,276.93	No objections served on counsel	No objections served on counsel
1/29/07	12/1/06 through 12/31/06	\$449,619.00	\$13,006.42	No objections served on counsel	No objections served on counsel
3/2/07	1/1/07 through 1/31/07	\$451,799.50	\$10,807.56	No objections served on counsel	No objections served on counsel

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
3/28/07	2/1/07 through 2/28/07	\$571,452.50	\$26,064.65	No objections served on counsel	No objections served on counsel
5/1/07	3/1/07 through 3/31/07	\$612,334.00	\$21,618.02	No objections served on counsel	No objections served on counsel
5/30/07	4/1/07 through 4/30/07	\$659,653.00	\$95,262.97	No objections served on counsel	No objections served on counsel
6/29/07	5/1/07 through 5/31/07	\$381,244.00	\$76,304.87	No objections served on counsel	No objections served on counsel
7/31/07	6/1/07 through 6/30/07	\$285,417.50	\$25,072.31	No objections served on counsel	No objections served on counsel

As indicated above, this is the seventieth application for monthly interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases.

The total time expended for the preparation of this application is approximately 14 hours, and the corresponding estimated compensation *that will be requested in a future application* is approximately \$4,000.00.

The Reed Smith attorneys who rendered professional services in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years as an attorney	<b>D</b> epartment	Hourly billing rate	Total billed hours	Total compensation
James J. Restivo, Jr.	Partner	36 Years	Litigation	\$635.00	78.60	\$49,911.00
Paul M. Singer	Partner	39 Years	Bankruptcy	\$635.00	3.00	\$1,905.00
Lawrence E. Flatley	Partner	32 years	Litigation	\$575.00	148.30	\$85,272.50
Douglas E. Cameron	Partner	23 Years	Litigation	\$570.00	168.10	\$95,817.00
Antony B. Klapper	Partner	13 Years	Litigation	\$520.00	61.80	\$32,136.00
Margaret L. Sanner	Of Counsel	22 Years	Litigation	\$425.00	41.70	\$17,722.50
Traci Sands Rea	Partner	12 Years	Litigation	\$400.00	111.90	\$44,760.00
Brian T. Himmel	Partner	15 Years	Litigation	\$400.00	92.60	\$37,040.00
Carol J. Gatewood	Of Counsel	18 Years	Litigation	\$385.00	159.00	\$61,215.00
Andrew J. Muha	Associate	6 Years	Litigation	\$350.00	6.70	\$2,345.00
Laura A. Maines	Associates	6 Years	Litigation	\$325.00	80.80	\$26,260.00
Dustin N. Pickens	Associate	5 Years	Litigation	\$310.00	79.10	\$24,521.00
Rebecca E. Aten	Associate	4 Years	Litigation	\$295.00	119.20	\$35,164.00
Danielle D. Rawls	New Associate	1 Year	Litigation	\$240.00	87.40	\$20,976.00

Name of Professional Person	Position with the applicant	Number of years as an attorney	Department	Hourly billing rate	Total billed hours	Total compensation
Matthew M. Wrenshall	Summer Associate	1 Year	N/A	\$190.00	28.00	\$5,320.00

The paraprofessionals who rendered professional service in these cases during the Fee Period are:

Name of Professional Person	Position with the applicant	Number of years in position	Department	Hourly billing rate	Total billed hours	Total compensation
Nancy A. Sheliga	Analyst	14 Years	Business & Regulatory	\$265.00	.40	\$106.00
John B. Lord	Paralegal	14 Years	Bankruptcy	\$210.00	2.20	\$462.00
Jennifer L. Taylor- Payne	Paralegal	11 Years	Litigation	\$185.00	13.90	\$2,571.50
Margaret A. Garlitz	Paralegal	16 Years	Litigation	\$185.00	39.40	\$7,289.00
Sharon A. Ament	Paralegal	3 Years	Litigation	\$145.00	104.50	\$15,152.50

Total Fees: \$565,946.00

### **COMPENSATION BY PROJECT CATEGORY**

Project Category	Hours	Amount
Litigation	92.80	\$49,893.50
Non-Working Travel Time	1.50	\$862.50
ZAI	54.80	\$32,445.00
Fee Applications	14.80	\$3,662.50
Hearings	31.40	\$10,360.50
Claim Analysis Objection Resolution & Estimation	1,173.40	\$447,239.00
Montana Grand Jury Investigation	57.90	\$21,483.00
Total	1,426.60	\$565,946.00

### **EXPENSE SUMMARY**

Description	Non-ZAI Science Trial	ZAI Science Trial
Telephone Expense	\$33.60	\$3.10
Telephone – Outside	\$173.17	·
PACER	\$147.04	•••••
Westlaw	\$7,692.83	
Duplicating/Printing/Scanning	\$2,704.40	\$16.50
Outside Duplicating	\$136.96	
IKON Copy Services	\$1,373.20	
Courier Service – Outside	\$95.52	
Transcript Expense	\$353.91	
Secretarial Overtime	\$195.00	, <del></del>
Meal Expense	\$1,081.54	<del></del>
Mileage Expense	\$29.10	
Taxi Expense	\$470.00	******
Air Travel Expense	\$1,837.60	- upor may date base
Automobile Rental	\$101.27	marine -
Lodging	\$1,731.09	List day specific
Consulting Fees	\$8,902.52	,
Parking/Tolls/Other Transportation	\$32.00	
General (vendor fee for Carol Gatewood; Marriott meeting rooms in Raleigh, N.C.; Dr. Hammar deposition tips and snacks; Dr. Lemon travel agent	4006.00	
fees) SUBTOTAL	\$886.22 \$27,976.97	\$19.60
SUBTUIAL	\$21,910.91	\$19.00
TOTAL	\$27,996.57	

Dated: August 30, 2007

Wilmington, Delaware

REED SMITH LLP

By: /s/ Kurt F. Gwynne

Kurt F. Gwynne (No. 3951) 1201 Market Street, Suite 1500 Wilmington, DE 19801

Telephone: (302) 778-7500 Facsimile: (302) 778-7575

E-mail: kgwynne@reedsmith.com

and

James J. Restivo, Jr., Esquire Lawrence E. Flatley, Esquire Douglas E. Cameron, Esquire 435 Sixth Avenue Pittsburgh, PA 15219 Telephone: (412) 288-3131

Facsimile: (412) 288-3063

Special Asbestos Products Liability Defense Counsel

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1587246 Invoice Date 08/29/07 Client Number 172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees Expenses 49,893.50 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$49,893.50

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W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1587246
Invoice Date 08/29/07
Client Number 172573
Matter Number 60026

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JULY 31, 2007

Date	Name		Hours
07/01/07	Cameron	Review expert reports.	1.40
07/02/07	Cameron	Review materials for PI estimation.	.90
07/03/07	Cameron	Review of materials from experts.	1.20
07/03/07	Klapper	Continue prep work for expert depositions.	3.30
07/03/07	Restivo	Review 6/25 transcript and plan next steps required thereunder.	2.00
07/05/07	Cameron	Review materials from expert and meet with R. Finke regarding same.	.90
07/05/07	Klapper	Continue prep work for expert depositions.	5.30
07/06/07	Cameron	Review materials from expert regarding supplemental report and e-mails regarding same.	.90
07/06/07	Klapper	Continue developing cross examination outlines for use with Grace experts in prepping them for depositions.	6.30
07/16/07	Klapper	For purposes of deposition and cross examination preparation, continue review of additional documents relied upon by claimants' experts as outlined in their rebuttal reports.	8.30

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Date	Name		Hours
07/17/07	Klapper	For purposes of deposition and cross examination preparation, continue review of additional documents relied upon by claimants' experts as outlined in their rebuttal reports.	5.20
07/18/07	Klapper	For purposes of deposition and cross examination preparation, continue review of additional documents relied upon by claimants' experts as outlined in their rebuttal reports.	4.00
07/19/07	Klapper	For purposes of deposition and cross examination preparation, continue review of additional documents relied upon by claimants' experts as outlined in their rebuttal reports.	3.20
07/20/07	Cameron	Review materials from consultant (0.8); review claimants' expert materials (0.9).	1.70
07/20/07	Klapper	Update cross outline materials based on rebuttal reports from claimants' experts.	4.70
07/22/07	Cameron	Review materials relating to supplemental report.	1.10
07/23/07	Cameron	Review materials for supplemental report (0.8); telephone call with consultant regarding same (0.3); e-mails regarding same (0.3).	1.40
07/23/07	Klapper	Meet with consultants regarding consideration of rebuttal reports in light of claimant experts' statements.	6.30
07/24/07	Cameron	Attention to issues for expert supplemental reports (0.8); telephone call regarding same (0.6); review claimants' reports (0.7).	2.10
07/24/07	Klapper	Meet with expert regarding deposition preparation.	6.30

172573 W. R. Grace & Co. Invoice N 60026 Litigation and Litigation Consulting Page 3 August 29, 2007

Invoice Number 1587246 Page 3

Date	Name		Hours
07/25/07	Cameron	E-mails regarding expert report (0.4); review same (0.7).	1.10
07/25/07	Klapper	Meet with consultants regarding deposition preparation.	3.40
07/26/07	Ament	Telephone call from R. Baker re: documents filed under seal by K&E.	.10
07/26/07	Cameron	Prepare for (0.3) and participate in call with consultants and K&E (0.6); review draft report and prepare e-mail to K&E (0.9); review order regarding exclusivity and telephone call with client (0.6).	2.40
07/26/07	Klapper	Review scientific studies forwarded by consultant for deposition preparation purposes.	5.50
07/27/07	Cameron	Multiple telephone calls and e-mails regarding supplemental expert reports for PI estimation (1.4); review working materials and reports regarding same (1.1); review historical testing data (0.8).	3.30
07/28/07	Cameron	E-mails and telephone calls regarding supplemental report (0.6); review new data and calculations (0.5).	1.10
07/29/07	Cameron	Review materials for supplemental report and multiple e-mails and telephone calls regarding same.	.90
07/30/07	Cameron	Review materials and relating to supplemental expert report and comments (2.4); multiple e-mails and calls with K&E and client (0.9); telephone calls with consultant (0.4).	3.70
07/31/07	Cameron	Continued review of materials for supplemental expert reports (3.9); multiple calls and e-mails regarding same (0.9).	4.80

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Invoice Number 1587246 Page 4

TOTAL HOURS 92.80

TIME SUMMARY	Hours	Rate	Value	
James J. Restivo Jr. Douglas E. Cameron Antony B. Klapper	2.00 at \$ 28.90 at \$ 61.80 at \$	570.00 =	1,270.00 16,473.00 32,136.00	
Sharon A. Ament	0.10 at \$	145.00 =	14.50	
	CURRENT FEE	S		49,893.50
	TOTAL BALAN	CE DUE UPON	RECEIPT	\$49,893.50

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1587248
Invoice Date 08/29/07
Client Number 172573

1587248

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees Expenses 862.50

0.00

TOTAL BALANCE DUE UPON RECEIPT

\$862.50

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	TOTAL BALAN	NCE DUE UPON RECEIP	T \$862.50
	CURRENT FE	<b>∑</b> S	862.50
Lawrence E. Flatley	1.50 at	\$ 575.00 = 8	62.50
TIME SUMMARY	Hours	Rate V	alue
		TOTAL HOURS	1.50
07/11/07 Flatley	One-half of no return from Ph	on-working time on niladelphia.	1.50
Date Name			Hours
FOR PROFESSIONAL SERVICES PROV	VIDED THROUGH JU	JLY 31, 2007	
Re: (60027) Travel-Nonworking	9		
	n n n i n n n n n n n n n n n n n n n n		0; c
,		Matter Number	
5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487		Invoice Date Client Number	08/29/07
W. R. Grace		Invoice Numbe	r 1587248

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1587250 Invoice Date 08/29/07 Client Number 172573

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Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees Expenses 32,445.00 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$32,445.00

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W. R. Grace Invoice Number 1587250 5400 Broken Sound Blvd., N.W. Invoice Date 08/29/07 Boca Raton, FL 33487 Client Number 172573 Matter Number 60028

Re: (60028) ZAI Science Trial

#### FOR PROFESSIONAL SERVICES PROVIDED THROUGH JULY 31, 2007

Date	Name		Hours
07/03/07	Flatley	Preliminary review of e-mail and attached information and reply e-mail.	.60
07/04/07	Cameron	Review materials from meeting with R. Finke.	.60
07/04/07	Flatley	Preliminary review of materials re: computation issues.	.60
07/05/07	Cameron	Meet with R. Finke, J. Restivo and L. Flatley regarding strategy issues for ZAI (1.8); review strategy and summary memos regarding same (0.9); review materials relating to consultant work plan and meet with R. Finke regarding same (0.8).	3.50
07/05/07	Flatley	Review and analyze research memo (1.4); with R. Finke, D. Cameron and J. Restivo re: research issues and follow-up with R. Finke and D. Cameron (1.8).	3.20
07/05/07	Restivo	Review legal analysis and meeting with R. Finke and D. Cameron.	3.00
07/06/07	Cameron	Review materials from meeting regarding ZAI issues (0.4); Review materials from consultant (0.7).	1.10
07/06/07	Flatley	W. Sparks e-mail and follow-up.	.10

172573 W. R. Grace & Co. 60028 ZAI Science Trial August 29, 2007 Invoice Number 1587250 Page 2

Date	Name		Hours
07/06/07	Restivo	Telephone conference with R. Beber and emails relating thereto.	1.00
07/07/07	Cameron	Review e-mails regarding Canadian ZAI claims and comment.	.30
07/07/07	Flatley	E-mail from R. Finke re: various issues.	.10
07/09/07	Restivo	Preparation for Westbrook call.	. 50
07/10/07	Flatley	Review summary memoranda in detail (1.3); with W. Sparks re: memo (0.1); e-mail to R. Finke and D. Cameron (0.1).	1.50
07/11/07	Flatley	E-mails re: scheduling of multiple conference calls.	.30
07/11/07	Restivo	Telephone call with E. Westbrook and review correspondence re: Canada ZAI.	.50
07/12/07	Cameron	Review materials relating to ZAI calls.	.60
07/12/07	Restivo	Prepare for Canadian ZAI telephone conference.	.50
07/13/07	Cameron	Review Canadian ZAI claims materials and e-mails regarding same.	.50
07/13/07	Flatley	Prepare for conference call and e-mails about scheduling (0.2); with J. Restivo (0.1); conference call with R. Finke, B. Beher, D. Siegel, J. Restivo, et al. and follow-up (1.2); e-mails from/to D. Cameron (0.2).	1.70
07/13/07	Restivo	Review legal research memo (1.0); prepare for and participate in telephone conference with client and Canadian counsel (1.0).	2.00
07/15/07	Cameron	Review materials relating to ZAI calls (0.6); review consultant work plan (0.9); review discovery requests (0.4).	1.90

172573 W. R. Grace & Co. 60028 ZAI Science Trial August 29, 2007

#### Invoice Number 1587250 Page 3

Date	Name		Hours
07/16/07	Cameron	Prepare for (0.5) and participate in conference call regarding consultant work plan (0.6); review draft materials from L. Flatley and comment (0.4); review K&E strategy memos regarding ZAI issues (0.9).	2.40
07/16/07	Flatley	Call with D. Cameron (0.1); prepare for conference call (0.7); conference call with R. Finke, W. Sparks and D. Cameron and follow-up (1.0); analysis of computer searches and e-mails about them (0.5).	2.30
07/17/07	Cameron	Review materials from Canadian counsel (0.6); review consultant work plan materials and follow-up e-mails from counsel (0.6).	1.20
07/17/07	Restivo	Prepare for telephone conference on ZAI.	.50
07/17/07	Singer	Review matters relating to Plan issues relating to ZAI.	2.00
07/18/07	Cameron	Prepare for (0.6) and participate in call with Grace representatives and counsel regarding ZAI strategy issues (0.7); review outline/summary of issues from R. Finke (0.5).	1.80
07/18/07	Flatley	Prepare for conference call with J. Restivo, D. Cameron and P. Singer (0.5); conference call with R. Finke, B. Beber, D. Siegel, et al. and follow-up on call (1.3).	1.80
07/18/07	Restivo	Meeting with P. Singer and conference call re: ZAI (1.3); telephone call with Westbrook (0.7).	2.00
07/18/07	Singer	Call and meeting with J. Restivo re ZAI proposal.	1.00

172573 W. R. Grace & Co. 60028 ZAI Science Trial August 29, 2007 Invoice Number 1587250 Page 4

Date	Name			Hours
07/19/07	Cameron	Prepare for (0.8) and prin conference call with K&E regarding strategy (0.7); review materials potential consultant (0.7)	n client and issues regarding	2.10
07/19/07	Flatley	E-mails and replies (0. materials forwarded by and M. Murphy (1.0); me W. Sparks (0.1).	W. Sparks	1.20
07/19/07	Restivo	Prepare for and particicalient conference call.		1.50
07/20/07	Cameron	Review revised summary Finke (0.7); review dis (0.2).		.90
07/22/07	Restivo	Receipt and review of r		.40
07/25/07	Cameron	Participate in call regreport on strategy meet follow-up e-mails and omeet with J. Restivo resame (0.3).	tings (0.9); calls (0.2);	1.40
07/25/07	Restivo	Prepare for and confere with R. Beber, R. Finke Cameron.		1.50
07/27/07	Cameron	Review materials relations	ing to ZAI	.40
07/29/07	Cameron	Prepare for call regard	ding ZAI.	.80
07/30/07	Cameron	Prepare for (0.5) and print strategy call with colient (1.3); follow-up (0.5).	counsel and	2.30
07/30/07	Flatley	Preparation for confere (0.3); conference call follow-up (1.9).		2.20
07/30/07	Restivo	Conference call re: Cazonolite.	anadian	1.00
		т	OTAL HOURS	54.80

172573 W. R. Grace & Co. 60028 ZAI Science Trial August 29, 2007

Invoice Number 1587250 Page 5

\$32,445.00

TIME SUMMARY	Hours	Rate	Value	
James J. Restivo Jr.	14.40 at	\$ 635.00	= 9,144.00	
Paul M. Singer	3.00 at	\$ 635.00	= 1,905.00	
Lawrence E. Flatley	15.60 at	\$ 575.00	= 8,970.00	
Douglas E. Cameron	21.80 at	\$ 570.00	= 12,426.00	
	CURRENT FE	ES		32,445.00

TOTAL BALANCE DUE UPON RECEIPT

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487

Invoice Number 1587251 Invoice Date 08/29/07 Client Number 172573

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees Expenses 3,662.50 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$3,662.50

W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1587251
Invoice Date 08/29/07
Client Number 172573
Matter Number 60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JULY 31, 2007

Date	Name		Hours
07/09/07	Ament	Meet with A. Muha re: expenses relating to June monthly fee application.	.10
07/09/07	Muha	Extensive review and revisions to June 2007 fee and expense entries for monthly fee application.	2.80
07/10/07	Ament	Attend to billing issues relating to expenses for June monthly fee application (.50); meet with L. Mignogna re: same (.10); e-mails and meet with A. Muha re: same (.10).	.70
07/11/07	Ament	Attend to billing issues relating to expenses for June monthly fee application (.50); e-mails re: same (.10); meet with A. Muha re: same (.10).	.70
07/12/07	Ament	Attend to billing matters (.10); e-mails re: monthly and quarterly fee applications (.10); e-mails re: Environ invoices (.10).	.30
07/13/07	Ament	E-mails re: Environ invoices.	.20
07/13/07	Muha	Continue extensive review and revisions to June 2007 fee and expense detail, including research of additional explanations to add to entries and drafting clarification of expense entries.	2.20

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant August 29, 2007 Invoice Number 1587251 Page 2

Date	Name		Hours
07/16/07	Muha	Review revised version of June fee/expense details and meet with D. Cameron re: same.	.20
07/18/07	Ament	E-mails re: billing matters.	.10
07/23/07	Ament	Attend to billing matters (.10); e-mails re: same (.10).	.20
07/23/07	Lord	Research docket and draft CNO/service for Reed Smith's May monthly fee application.	.40
07/24/07	Ament	Begin drafting June monthly fee application (.20); begin drafting quarterly fee application (.30).	.50
07/25/07	Ament	E-mails with J. Lord re: CNO for May monthly fee application.	.10
07/25/07	Lord	E-file and perfect service of CNO to RS May monthly fee application (.4); e-mail to S. Ament re: same (.1).	.50
07/27/07	Ament	Attend to billing matters.	. 10
07/27/07	Muha	Make final revisions to fee and expense detail for June monthly fee application.	.70
07/30/07	Ament	Calculate June fees and expenses for 72nd monthly fee application (1.0); prepare spreadsheet re: same (.50); continue drafting 72nd monthly fee application and provide to A. Muha (.50); e-mails with J. Lord re: same (.10); attend to billing matters re: Environ (.10); e-mails re: same (.10).	2,30
07/31/07	Ament	Meet with A. Muha re: June monthly fee application (.10); e-mails with J. Lord re: same (.10); finalize 72nd monthly fee application and fee and expense details (.30); e-mail said documents to J. Lord for DE filing (.10).	.60

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant August 29, 2007 Invoice Number 1587251 Page 3

Date Name		Hours
07/31/07 Lord	Revise, e-file and perfect of Reed Smith's June month application (1.2); e-mail Ament re: quarterly applic (.1).	ly fee with S.
07/31/07 Muha	Make final review and revi June Monthly Fee Applicati summary form and materials	on
	TOTAL	HOURS 14.80
TIME SUMMARY	Hours Rate	Value
Andrew J. Muha John B. Lord Sharon A. Ament	6.70 at \$ 350.00 = 2.20 at \$ 210.00 = 5.90 at \$ 145.00 =	462.00
	CURRENT FEES	3,662.50
	TOTAL BALANCE DUE UPON	RECEIPT \$3,662.50

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1587257
Invoice Date 08/29/07
Client Number 172573

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Re: W. R. Grace & Co.

(60030) Hearings

Fees Expenses 10,360.50 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$10,360.50 ==========

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1587257
Invoice Date 08/29/07
Client Number 172573
Matter Number 60030

Re: (60030) Hearings

#### FOR PROFESSIONAL SERVICES PROVIDED THROUGH JULY 31, 2007

Date			Hours
07/02/07	Ament	E-mails and telephone calls to assist K&E with hearing preparation for 7/5/07 hearing.	1.50
07/03/07	Ament	Obtain hearing transcripts from 6/25/07 and 6/26/07 and provide to client and working group (.30); continue to assist K&E with hearing preparation for 7/5/07 hearing (.50); various e-mails and telephone calls re: same (.50).	1.30
07/05/07	Ament	Assist K&E with hearing preparation (4.0); e-mail 6/29/07 hearing transcript to client and team (.10).	4.10
07/05/07	Cameron	Attend portions of class certification hearing and meet with R. Finke regarding same.	3.20
07/13/07	Ament	E-mails to assist K&E with hearing preparation for July hearings.	1.50
07/16/07	Ament	Various e-mails and telephone calls to assist K&E with hearing preparation for 7/19/07 hearing.	.50
07/16/07	Cameron	Review agenda and issues for 7/23/07 hearing.	, 60

172573 W. R. Grace & Co. 60030 Hearings August 29, 2007 Invoice Number 1587257 Page 2

Date	Name		Hours
07/18/07	Ament	Various e-mails with M. Rosenberg and D. Rooney of K&E re: hearing preparation for 7/19/07 hearing (.50); various e-mails and meetings with L. Mignogna re: same (.20).	.70
07/19/07	Ament	Assist J. Baer and S. Blatnick of K&E with hearing preparation (3.0); various e-mails, meetings and telephone calls re: same (1.0).	4.00
07/20/07	Cameron	Review materials for 7/23/07 hearing.	.90
07/21/07	Cameron	Review materials for Omnibus Hearing.	.70
07/23/07	Cameron	Participate in portions of Omnibus Hearing (via telephone) (2.0); meet with J. Restivo regarding same (0.5).	2.50
07/23/07	Restivo	Participate in Omnibus Hearing (via telephone).	5.00
07/30/07	Ament	Assist K&E and Pachulski with preparation for 8/1/07 hearing (1.50); various e-mails with M. Rosenberg and J. O'Neill re: same (.50); review agenda for said hearing (.10); prepare supplemental hearing binders per J. O'Neill request(.50); hand deliver same to Judge Fitzgerald per J. O'Neill request (.20); telephone call to R. Baker re: same (.10).	2.90
07/31/07	Ament	Assist K&E with hearing preparation for PI hearing scheduled for 8/1/07 (1.50); various e-mails and meetings with M. Rosenberg re: same (.50).	2.00
		TOTAL HOURS	31.40

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172573 W. R. Grace & Co. 60030 Hearings August 29, 2007

Invoice Number 1587257

Page 3

James J. Restivo Jr.5.00 at \$ 635.00 = 3,175.00Douglas E. Cameron7.90 at \$ 570.00 = 4,503.00Sharon A. Ament18.50 at \$ 145.00 = 2,682.50

CURRENT FEES

10,360.50

TOTAL BALANCE DUE UPON RECEIPT

\$10,360.50 \_\_\_\_

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W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1587260 Invoice Date 08/29/07 Client Number 172573

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Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation (Asbestos)

> Fees Expenses

447,239.00 0.00

TOTAL BALANCE DUE UPON RECEIPT

\$447,239.00 \_\_\_\_\_

W.R. Grace & Co. One Town Center Road Boca Raton, FL 33486 Invoice Number 1587260
Invoice Date 08/29/07
Client Number 172573
Matter Number 60033

Re: (60033) Claim Analysis Objection Resolution & Estimation (Asbestos)

#### FOR PROFESSIONAL SERVICES PROVIDED THROUGH JULY 31, 2007

Date	Name		Hours
06/29/07	Flatley	E-mails and replies (0.3); working on draft pre-trial schedules (0.8); calls and e-mails re: witness deposition schedules (0.8); e-mails re: July 30 hearing issues (0.3).	2.20
07/01/07	Cameron	Review summary/status report and things-to-do for meetings.	.80
07/02/07	Ament	Various e-mails and meetings with team to assist with PD issues (1.0); attend team status meeting (1.0).	2.00
07/02/07	Aten	Team meeting (.9); conference with L. Flatley re: Pacific Freeholds (.2).	1.10
07/02/07	Cameron	Prepare for (0.7) and attend strategy meeting with Grace teams (1.1); telephone call with R. Finke regarding List of Claims to Be Tried (0.3); finalize list (0.4); review discovery received from Speights & Runyan (0.7); e-mails regarding Anderson Memorial argument (0.2); multiple e-mails and telephone calls regarding Pacific Freeholds trial (0.6); review and revise proposed pretrial schedule regarding same (0.5); revise summary of Canadian	5.40

172573 W. R. Grace & Co.
60033 Claim Analysis Objection Resolution
& Estimation (Asbestos)
August 29, 2007

Invoice Number 1587260 Page 2

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Date	Name		Hours
		claims regarding product ID issues (0.9); review draft order regarding PD court dates (0.4).	
07/02/07	Flatley	E-mails and replies (0.2); reviewing R. Aten e-mail and memo re: Pacific Freeholds status (1.1); team meeting and follow-up (1.2); organizing re: Pacific Freeholds trial, including with B. Himmel, T. Rea, R. Aten and e-mails with L. Maines (1.8); e-mails from/to D. Biderman and D. Cameron re: various issues (0.8).	5.10
07/02/07	Gatewood	Meet with/communicate with R. Aten concerning evidentiary issues addressing declarations and out of court statements (.50); examination/analysis of declarations addressing issues relating to knowledge and to contamination and research/analysis of same (6.0).	6.50
07/02/07	Himmel	Conference with L. Flatley regarding Pacific Freeholds case (0.3); review outlines regarding factual background and applicable law (0.4).	.70
07/02/07	Rea	Draft Statute of Limitations Trial Brief.	6.10
07/02/07	Restivo	Emails, correspondence and telephone calls re: open issues (1.1); weekly strategy meeting (1.4).	2.50
07/03/07	Ament	Various meetings with T. Rea re: PD trial exhibits (.20); begin review of documents and compilation of exhibits (2.50).	2.70
07/03/07	Aten	Conference with L. Flatley re: preparing for Pacific Freeholds hearing (1.9); continue to read, analyze materials and prepare for hearing re: Pacific Freeholds (3.4).	5.30

172573 W. R. Grace & Co. 60033 Claim Analysis Objection Resolution

Page 3

Invoice Number 1587260

& Estimation	(Asbestos)	

August 29, 2007

Date	Name		Hours
07/03/07	Cameron	Multiple e-mails regarding court orders (0.4); review materials relating to trial of Motley Rice claims (1.4); additional review of Canadian claims and product ID/limitation period issues (1.3).	3.10
07/03/07	Flatley	E-mails and replies (0.2); reviewing materials re: statute of limitations hearing (0.9); with R. Aten re: preparation for statute of limitations hearing and follow-up on meeting (2.0); further e-mails and replies (0.2); with D. Cameron (0.3); review materials re: statute of limitations hearing (0.7).	4.30
07/03/07	Gatewood	Examination/analysis of exceptions to hearsay rules and communicate with R. Aten concerning same.	1.50
07/03/07	Maines	Read memorandum and other case information to prepare for pre-trial document prep	3.40
07/03/07	Rea	Draft Statute of Limitations Trial Brief.	8.30
07/03/07	Wrenshall	Office conference with Rebecca Aten re: hearsay exception memo.	.10
07/04/07	Cameron	Review draft trial brief (0.9); review documents relating to claimants' knowledge (0.9).	1.80
07/04/07	Flatley	E-mail and reply re: September 6 hearing preparation.	.10
07/04/07	Rea	Draft Statute of Limitations Trial Brief.	7.00
07/05/07	Ament	Continue to assist T. Rea with compilation of exhibits for PD trial (2.50); various meetings with T. Rea re: same (.30); assist team with various PD issues (.70).	3.50

172573 W. R. Grace & Co. 60033 Claim Analysis Objection Resolution & Estimation (Asbestos)

Page 4

Invoice Number 1587260

August 29, 2007

Date	Name		Hours
07/05/07	Aten	Conference with L. Maines and D. Rawls re: review of certain documents (1.3); continue to review, analyze materials on preparation for hearing re: Pacific Freeholds (2.8).	4.10
07/05/07	Cameron	Review and revise draft trial brief (0.8); meet with R. Finke and J. Restivo regarding same (0.4); meet with T. Rea and L. Flatley regarding July 30 - 31 hearing issues (0.7); review trial exhibits for hearing (0.8); e-mails regarding scheduling orders (0.5).	3.20
07/05/07	Flatley	Scheduling July 6 meeting (0.2); evaluating witness issues for September 6 hearing (1.8); with T. Rae and D. Cameron re: trial brief and follow-up (0.8).	2.80
07/05/07	Maines	Conference with R. Aten regarding Pacific Freeholds hearing (1.3); Review and analyze materials re: Pacific Freeholds (2.3)	3.60
07/05/07	Rawls	Case law research for pleading preparation	1.10
07/05/07	Rea	Revisions to Statute of Limitations Trial Brief (9.3); draft Witness List (.5); Revisions to Exhibit List (.5).	10.30
07/05/07	Restivo	Monitor class action argument (.5); negotiations with Speights (2.5); meetings with Bernick, Essayian (1.5); work on Trial Brief re: Motley Rice cases (1.0).	2.50
07/05/07	Wrenshall	Research re: hearsay exception.	1.00
07/06/07	Ament	Various meetings with T. Rea re: exhibits for PD trial (.50); review and pre-mark said exhibits (2.20); draft debtors list of exhibits and provide to T. Rea (1.50).	4.20

172573 W. R. Grace & Co.
60033 Claim Analysis Objection Resolution
& Estimation (Asbestos)

Invoice Number 1587260 Page 5

August 29, 2007

Date	Name		Hours
07/06/07	Aten	Continue to review, analyze materials re: Pacific Freeholds (2.0); prepare for and participate in strategy conferences with L. Flatley re: same (1.9).	3.90
07/06/07	Cameron	Review materials to be filed for July 30-31 hearing on Motley Rice claims and e-mail regarding same (0.8); e-mails regarding scheduling issues (0.5).	1.30
07/06/07	Flatley	Reviewing legal research on Admissibility issue for September 6 hearing (0.5); with R. Aten re: various issues (two meetings) (1.0); reviewing potential deposition designations for September 6 hearing (2.1); with J. Restivo and follow-up e-mails re: conference call next week (0.4); scheduling of Philadelphia meeting and follow-up messages for witnesses (0.5).	4.50
07/06/07	Himmel	Review materials from L. Flatley (1.0); prepare and send list of needed information to R. Aten (.9); conferences with R. Aten regarding same (.5); review T. Rea Trial Brief regarding statute of limitations and conference with T. Rea regarding same (2.0).	4.40
07/06/07	Maines	Review and analyze materials and documents regarding Pacific Freeholds	3.80
07/06/07	Rea	Finalization and filing of Statute of Limitations Trial Brief, Witness List and Exhibit List for Motley Rice claims hearing.	5.10
07/06/07	Restivo	Preparation for telephone conference with Speights.	1.00

Date			Hours
07/06/07	Wrenshall	Continued research re: hearsay rule (1.7); began drafting memo (0.9).	1.30
07/07/07	Cameron	E-mails regarding scheduling issues.	.50
07/07/07	Flatley	Review and comment on draft trial brief for July 30 trial (1.5); e-mails from/to T. Rea about trial brief (0.1); prepare for Philadelphia trip (0.1).	1.70
07/09/07	Ament	Various meetings with T. Rea re: PD exhibits and trial brief (.70); revisions to debtors' exhibit list (.30); scan and e-mail exhibits to A. Kearse (1.50); prepare for and attend team status meeting (.80); assist team with preparation for PD trial (1.50); e-mails with R. Baker re: Sept. dates for PD trial (.10).	4.90
07/09/07	Aten	Team meeting (0.2); continue to review, compile information re: Pacific Freeholds in preparation for hearing (0.5).	.70
07/09/07	Flatley	Comments on draft trial brief (0.3); review revised brief and call with T. Rea on it (0.4); preparation for Philadelphia witness meeting (1.0); preparation for meeting (0.3); team meeting and follow-up (1.1); preparation for Pacific Freeholds trial, including deposition designations (1.0).	4.10
07/09/07	Gatewood	Meet/confer and communicate with L. Flatley concerning upcoming hearing and litigation strategies (.50); communicate with R. Aten concerning depositions, exhibits and evidentiary issues (.50); examination/analysis of memoranda addressing Pacific Freeholds' claims and defense strategies (6.0); outline issues to address	8.80

	August	29,	2007
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Date	Name		Hours
		with L. Flatley and R. Aten in connection with scheduled hearing and outstanding tasks (.80); examine/analyze declarations and review/evaluate evidentiary rules addressing same (1.0).	
07/09/07	Himmel	Review background memoranda and review pleadings from pre-bankruptcy litigation.	1.60
07/09/07	Maines	Review and analysis of historical documents in preparation for Pacific Freeholds hearing	2.90
07/09/07	Pickens	Research and draft Trial Brief.	10.80
07/09/07	Rawls	Review documents in preparation for PD trial re: Pacific Freeholds.	2.00
07/09/07	Rea	Draft Motion in Limine and Reply Brief for Statute of Limitations trial for Motley Rice claims.	7.80
07/09/07	Restivo	Telephone conference with Speights (.5); update issues paper (1.0); weekly planning meeting (1.5); calendar discovery, trials (1.0).	4.00
07/09/07	Wrenshall	Continued drafting memo re: hearsay exception.	2.75
07/10/07	Ament	Assist team with PD trial preparation (1.0); various e-mails and meetings with team re: same (.80); begin gathering documents and drafting agenda for PD trial on Motley Rice claims (.50); begin preparing exhibit trial binders (1.0).	3.30
07/10/07	Aten	Continue to develop issues re: Pacific Freeholds.	2.30
07/10/07	Flatley	Prepare for Philadelphia meeting on trip to Philadelphia (1.0); attending meeting in Philadelphia with W. Sparks, K&E and fact witnesses and follow-up on meeting (6.0); review Pacific Freeholds	8.90

Invoice Number 1587260 Page 8

Date	Name		Hours
		deposition designations (1.9).	
07/10/07	Gatewood	Examination/analysis of cases addressing issues relating to contamination and to constructive/actual knowledge (5.0); examination/analysis of documents/potential exhibits for orders of proof necessary to use at hearing (2.5); communicate with R. Aten concerning exhibits, declarations, evidentiary issues (.50).	8.00
07/10/07	Himmel	Review briefs/pleadings from pre-bankruptcy litigation (1.8); review F. Seif deposition transcript (1.5); conference with T. Rea regarding statute of limitations arguments (0.4).	3.70
07/10/07	Pickens	Research and draft Trial Brief.	8.10
07/10/07	Rawls	Review documents in preparation for PD trial re: Pacific Freeholds.	2.10
07/10/07	Rea	Draft Motion in Limine and Reply Brief for Statute of Limitations trial.	4.00
07/10/07	Restivo	Receipt and review of new material.	1.00
07/10/07	Wrenshall	Completed memo re: hearsay exception.	1.15
07/11/07	Ament	Assist team with PD trial preparation (1.50); various e-mails and meetings with team re: same (.50); continue preparation of trial exhibit binders (.50).	2.50
07/11/07	Aten	Team meeting re: Pacific Freeholds (1.9) continue to develop issues re: Pacific Freeholds for 9/6 hearing (7.5).	9.40

Date	Name		Hours
07/11/07	Flatley	Substantive e-mails and replies (0.3); call with W. Sparks (0.3); team meeting re: September 6 and 7 hearing and follow-up (2.0); calls re: deposition scheduling (0.4); preparation for July 12 conference call (2.1).	5.10
07/11/07	Gatewood	Prepare for and attend meeting with litigation team addressing Pacific Freeholds' claims (1.5); examine/analyze and select potential exhibits relating to notice issues (4.0); communicate with R. Aten concerning deposition designations and exhibit issues (.5).	6.00
07/11/07	Himmel	Review documents for use in trial brief (3.8); attend Pacific Freeholds team meeting (2.0).	5.80
07/11/07	Maines	Team meeting to prepare for September hearing in Pacific Freeholds (1.9); review and analysis of Board of Examiners documents (3.6).	5.50
07/11/07	Pickens	Research and draft Trial Brief.	8.20
07/11/07	Rawls	Review documents for hearing preparation (6.1); team meeting re: Pacific Freeholds (2.0).	8.10
07/11/07	Rea	Draft Motion in Limine and Reply Brief for Statute of Limitations trial.	7.00
07/11/07	Restivo	Communications with Chicago and Wilmington co-counsel (1.0); update issues and status report (1.5); telephone calls and emails to Speights & Runyan (.5); receipt and review of new material (.5).	3.50
07/11/07	Wrenshall	Prepare and send memorandum to R. Aten (.2); meeting discussing pending statute of limitations trial in bankruptcy court (1.8).	1.00

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Date	Name		Hours
07/12/07	Ament	Assist team with various PD issues (1.50); e-mails and meetings with team re: same (.50); continue gathering documents for PD trial and drafting agenda (1.0); provide exhibit trial binder to T. Rea (.10); meet with T. Rea re: agenda and PD trial binders (.20); revisions to exhibit trial binders (.50); e-mails with J. O'Neill and P. Cuniff re: agenda for 7/30/07 trial (.20).	4.00
07/12/07	Aten	Continue to work on matters regarding Pacific Freeholds.	4.20
07/12/07	Cameron	Attention to discovery request issues (0.8); attention to scheduling issues (0.6).	1.40
07/12/07	Flatley	E-mails and replies (0.2); prepare for conference call (0.8); with J. Restivo re: conference call (0.3); conference call with B. Beber, R. Finke and J. Restivo and follow-up on call (1.0); calls with fact witnesses and e-mails re: scheduling (0.5); analysis of outlines re: issues raised by B. Beber (1.2); e-mail re: issues raised by B. Beber (0.6); preparation for September 6 hearing, including review/revisions of deposition designations (1.5).	6.10
07/12/07	Gatewood	Examination/analysis of briefing materials (legal research/analysis), potential exhibits and depositions of potential witnesses (7.1); communicate with R. Aten concerning same (.50).	7.60
07/12/07	Himmel	Review documents for use in trial brief for Pacific Freeholds claim trial and conduct research of caselaw for same (3.0); conference with M. Wrenshall regarding research issues (.3).	3.30

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Date Name		Hours
07/12/07 Pickens	Research and draft Trial Brief for Motley Rice claims trial.	4.70
07/12/07 Rawls	Review documents for pleading preparation in PD trial re: Pacific Freeholds.	6.50
07/12/07 Rea	Draft Motion in Limine and Reply Brief for Statute of Limitations trial re: Motley Rice claims.	6.80
07/12/07 Restivo	Pacific Freeholds conference call (1.0); Speights discovery calls to R. Finke, M. Fairey, et al. (1.0); correspondence and memos with T. Rea, D. Cameron, L. Flatley, and R. Finke (1.0).	3.00
07/12/07 Wrenshall	Office conference with Brian Himmel re district court's opinion in Pacific Freeholds (.2); additional research re rule 807 hearsay exception memo (1.2); research re California statute of limitations (1.5)	2.90
07/13/07 Ament	Assist team with PD issues (2.0); various e-mails re: same (1.0).	3.00
07/13/07 Aten	Continue to revise and analyze materials re Pacific Freeholds.	2.80
07/13/07 Cameron	Attention to multiple scheduling and discovery issues.	.50
07/13/07 Flatley	E-mails (0.1); reviewing deposition transcripts for use at September 6 hearing and designations (3.7).	3.80
07/13/07 Gatewood	Communicate with R. Aten concerning potential exhibits, selection of same and proposition for which various exhibits/documents should be proposed (.50); examination/analysis of legal memorandum addressing constructive/imputed and/or actual	7.30

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Date	Name		Hours
		knowledge of contamination and draft outline (submit to R. Aten) for use at hearing (6.8).	
07/13/07	Himmel	Review caselaw, deposition summaries and documents for use in pre-trial statement and begin drafting statement re: Pacific Freeholds.	4.20
07/13/07	Pickens	Research and draft Trial Brief re: Motley Rice claims trial.	7.10
07/13/07	Rawls	Review documents for pleading preparation in PD trial re: Pacific Freeholds.	2.60
07/13/07	Rea	Draft Motion in Limine and Reply Brief for Statute of Limitations trial re: Motley Rice claims trial.	4.20
07/13/07	Restivo	Memo re: Speights' Canadian document request.	.50
07/13/07	Wrenshall	Research re statute of limitations for property damage in California with respect to asbestos in buildings claims.	1.50
07/14/07	Aten	Continue to review and analyze materials re Pacific Freeholds.	4.70
07/14/07	Cameron	Review materials for July 30-31 hearing (1.5); review materials relating to Canadian claims (1.0); review J. Restivo summaries (0.8).	3.30
07/14/07	Flatley	Review deposition designations and notes of review of other deposition transcripts (2.0); e-mail to R. Aten re: status of deposition review work (0.2).	2.20
07/15/07	Aten	Continue to review and analyze materials re Pacific Freeholds in preparation for hearing.	1.60

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Date	Name		Hours
07/15/07	Cameron	Review materials relating to S&R discovery requests (0.9); review materials filed for July 30-31 hearing on Motley Rice claims (1.2); review materials relating to various scheduling and discovery issues (0.5).	2.60
07/15/07	Flatley	E-mails relating to Pacific Freeholds and replies.	.20
07/15/07	Gatewood	Examine/analyze deposition transcripts and prepare designations for scheduled hearing re: Pacific Freeholds.	4.00
07/16/07	Ament	Assist team with various issues relating to PD trial (2.0); various e-mails and meetings with team re: same (1.0); prepare for and attend team status meeting (.60).	3.60
07/16/07	Aten	Team meeting re: PD claims (.5); team meeting re: Pacific Freeholds (2.4); continue to develop issues re Pacific Freeholds in preparation for hearing (3.4).	6.30
07/16/07	Cameron	Meet with J. Restivo regarding open issues (0.4); prepare for (0.8) and attend weekly meeting with team members regarding strategy and tasks (0.9); begin review of materials from Motley Rice regarding July 30-31 hearing, including trial brief, exhibits, witness list (1.9); multiple e-mails regarding scheduling issues (0.4); attention to Canadian PD claim materials (0.9); attention to materials relating to motion for leave to file Elizabeth Anderson report (0.8).	6.10
07/16/07	Flatley	Team meeting and follow-up (0.7); call with R. Senftleben and follow-up (0.3); meeting re: preparation for September 6 and 7 hearing and follow-up (2.1); with	3.70

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Date	Name		Hours
		R. Aten re: status (0.4); reorganizing (0.2).	
07/16/07	Gatewood	Examination/analysis of legal memoranda and potential exhibits (and selection of same) in preparation for assisting in certain segments of pre-hearing brief (3.5); prepare designations for hearing (4.0).	7.50
07/16/07	Himmel	Conferences with M. Wrenshall regarding research for trial brief (.5); draft trial brief (4.2); attend portion of meeting with Pacific Freeholds trial team (1.7).	6.40
07/16/07	Maines	Prepare for and attend team meeting regarding Pacific Freeholds September hearing (2.4); Continuing review and analysis of BOE documents to identify potential exhibits (5.4).	7.80
07/16/07	Pickens	Research and draft Trial Brief.	8.60
07/16/07	Rawls	Review documents for pleading preparation in PD trial re: Pacific Freeholds (6.4); attend portion of team meeting re: Pacific Freeholds (1.1).	7.50
07/16/07	Rea	Reviewed and analyzed Motley Rice trial brief.	1.00
07/16/07	Restivo	Prepare for and attend planning meeting (2.0); correspondence re: Speights' document request (.5); correspondence and telephone calls with Speights and Fairey re: Canadian claims (.5); telephone call with Committee attorney (.7); meeting with D. Cameron (.5).	4.20
07/16/07	Wrenshall	Research re statute of limitations.	3.30

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Date	Name		Hours
07/17/07	Ament	Assist team with various PD trial issues (3.0); various e-mails and meetings with team re: same (1.0); begin compiling claimants' exhibits and preparation of hearing binders re: same (1.50); continue drafting agenda and e-mail same to J. O'Neill (.30).	5.80
07/17/07	Aten	Continue to review and analyze materials re: Pacific Freeholds in preparation for hearing.	5.00
07/17/07	Cameron	Prepare for (0.5) and participate in call with T. Rea, J. Restivo and D. Pickins (0.6); review Motley Rice submissions and begin trial preparation (2.3); meet with S. Ament regarding same (0.3); review draft motion in limine and reply trial brief (1.1); review materials relating to service issues (0.4); e-mails regarding same (0.2); review materials regarding same (0.4); e-mails regarding same of Delaware borrowing statute (0.4).	5.80
07/17/07	Flatley	Review deposition notes and e-mails about them (1.5); review various legal issues, opinions and memoranda for Pacific Freeholds hearing (3.3); with B. Himmel re: legal issues (0.5).	5.30
07/17/07	Gatewood	Examination/analysis of deposition transcripts and preparation of designations for scheduled hearing (6.7); communicate with R. Aten and L. Flatley concerning same (.50).	7.20
07/17/07	Himmel	Review documents for use in trial brief for Pacific Freeholds, draft brief, research for same and conference with L. Flatley regarding same.	5.20
07/17/07	Maines	Review and analyze documents	6.40

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August	29,	2007	

Date	Name		Hours
07/17/07	Pickens	Research and draft Trial Brief relating to Motley Rice claims trial.	10.20
07/17/07	Rawls	Review documents for Pacific Freeholds hearing preparation.	8.50
07/17/07	Rea	Conference calls re: reply brief for Motley Rice claims (1.1); edit reply brief (2.6).	3.70
07/17/07	Restivo	Trial preparation, including work on reply brief, document lists and telephone conference re: Motley Rice trial on 7/30-31/07.	4.80
07/17/07	Wrenshall	Continued research re updating legal research memos.	1.40
07/18/07	Ament	Assist team with trial preparation for PD trial on S/L (1.0); various e-mails and meetings with team re: same (.50); e-mails and telephone calls with J. O'Neill re: agenda for said trial (.30); various meetings with D. Cameron re: agenda and trial binders (.30); finalize preliminary agenda (.20); finalize preliminary trial binders for Judge Fitzgerald (.70); hand deliver agenda and trial binders to Judge Fitzgerald per request (.20); prepare trial binders and overnight to J. O'Neill per request (.50).	3.70
07/18/07	Aten	Continue to review and analyze materials in preparation for Pacific Freeholds hearing.	6.90
07/18/07	Cameron	Review materials for submission to court for July 30-31 hearing (0.8); prepare for and participate in call with D. Speights and B. Fairey regarding Canadian claims (0.9); follow-up calls and e-mails regarding same (0.7); review expert reports regarding same (0.9); review materials for motions in limine and reply trial	7.60

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Date	Name		Hours
·		brief (2.9); prepare for pretrial conference (0.5); review materials relating to Pacific Freeholds hearing preparation (0.9).	
07/18/07	Flatley	E-mails about documents (0.2); call with L. Maines and other follow-up re: legal research (0.5); review of documents on Motley Rice exhibit list (0.8); call with D. Cameron re: Motley Rice documents (0.1); with R. Aten re: status of designations of depositions and follow-up (0.5).	2.10
07/18/07	Garlitz	Work on hearing preparation files re: Pacific Freeholds.	1.30
07/18/07	Gatewood	Examination/analysis of documents/potential exhibits addressing corporate structure, sale/purchase transaction and selection of same for use at scheduled hearing (5.8); drafting/editing proposed materials for pre-hearing brief (2.0).	7.80
07/18/07	Himmel	Draft trial brief and review research for same.	4.00
07/18/07	Maines	Pacific Freeholds: Confer with D. Rawls regarding admissibility of exhibits memo (.3); review existing Perkins Coie memo (1.0); Continued analysis of documents (6.4)	7.70
07/18/07	Pickens	Research and draft Trial Brief.	5.80
07/18/07	Rawls	Review documents for Pacific Freeholds hearing preparation.	8.50
07/18/07	Restivo	Receipt and review of new draft pleadings, emails, correspondence and telephone calls (2.5); negotiations with Speights and Fairey (.7).	3.20

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Date	Name		Hours
07/18/07	Wrenshall	Research re: construction knowledge in California law.	1.20
07/19/07	Ament	Draft debtors' objections to Motley Rice exhibits and provide to D. Cameron (.30); assist team with various PD trial issues (.70); e-mails and meetings with team re: same (.20); create trial binders for team (1.30).	2.50
07/19/07	Aten	Continue to review and analyze materials in preparation for Pacific Freeholds hearing.	8.30
07/19/07	Cameron	Prepare for (0.8) and participate in Pretrial Conference (0.6); follow-up from same (0.4); telephone call with claimants' counsel regarding Pre-trial Conference and meet and confer (0.3); prepare and revise summary of discussions regarding Canadian claims (0.9); review revised draft of motion in limine and reply trial brief for July 30-31 hearing (1.4); review trial exhibits (1.8); review summary judgment materials regarding Canadian claims (1.1); review materials for discovery responses and request for updates (0.5).	7.80
07/19/07	Flatley	Reviewing and revising draft deposition designations of several key witnesses (7.2); review key document and e-mails concerning it (0.7); e-mails and replies on various issues (0.5).	8.40
07/19/07	Garlitz	Work on hearing preparation files re: Pacific Freeholds.	2.60
07/19/07	Gatewood	Examine/analyze memoranda addressing corporate structures, common directors and analysis regarding same for scheduled hearing (6.0); drafting/editing memorandum for incorporation into pre-hearing brief (1.5).	7.50

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Date	Name		Hours
07/19/07	Himmel	Drafting trial brief (6.1); conferences with L. Flatley, M. Wrenshall regarding same (1.0).	7.10
07/19/07	Maines	Review and analyze cases from Perkins Coie regarding admissibility of certain documents	5.80
07/19/07	Pickens	Research and draft Trial Brief.	4.90
07/19/07	Rawls	Review documents for preparation of pleadings for Pacific Freeholds hearing.	7.50
07/19/07	Rea	Conference calls re pretrial conference (.8); revisions to Motion in Limine (1.7).	2.50
07/19/07	Wrenshall	Research re: California law on knowledge.	1.50
07/20/07	Ament	Assist team with various issues relating to PD S/L trial (2.50); various e-mails and meetings with team re: same (.50); prepare trial binders for T. Rea (.50); update agenda with motion in limine (.10); serve Motley Rice with said motion (.10).	3.70
07/20/07	Aten	Continue to review and analyze materials re: Pacific Freeholds in preparation for hearing.	3.80
07/20/07	Cameron	Review and revise draft motion in limine (0.9); meet with D. Pickens (0.3); attention to trial preparation issues (1.4); telephone call with Motley Rice (0.2); telephone call with R. Finke regarding discovery issues (0.3); attention to motion in limine and service issues (0.3); multiple e-mails regarding same (0.3); review materials for Pacific Freeholds preparation (0.9).	4.60

Date	Name		Hours
07/20/07	Flatley	Deposition designation review and analysis for September 6 hearing (3.9); call with W. Sparks and follow-up (0.3); with R. Aten re: exhibits review for September 6 hearing and follow-up (1.2); review of potential exhibits for September 6 hearing (2.5).	7.90
07/20/07	Garlitz	Organization of hearing preparation files re: Pacific Freeholds.	3.60
07/20/07	Gatewood	Examine/analyze deposition transcripts and declarations and prepare designations for scheduled hearing (7.0); communicate with R. Aten and L. Flatley concerning same (.50).	7.50
07/20/07	Himmel	Draft trial brief for Pacific Freeholds.	5.00
07/20/07	Pickens	Research and draft reply Trial Brief for Motley Rice claims.	4.20
07/20/07	Rawls	Review documents for preparation of pleadings for Pacific Freeholds hearing.	.20
07/21/07	Cameron	Review materials relating to Pacific Freeholds trial (0.9); attention to trial brief and objections to exhibits for July 30-31 hearing (0.7); review materials for Canadian claim objections (0.9); review discovery materials (0.6).	3.10
07/21/07	Flatley	E-mails and replies re: pretrial schedule for Pacific Freeholds.	.20
07/21/07	Gatewood	Examine/analyze deposition transcripts and draft proposed hearing designations (8.0); communicate with R. Aten concerning same (.20)	8.20

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Date	Name		Hours
07/21/07	Rea	Correspondence re: Pacific Freehold trial schedule.	.30
07/22/07	Aten	Continue to work on Pacific Freeholds related matters in preparation for 9/6/07 hearing.	2.90
07/22/07	Cameron	Review and revise draft reply trial brief (1.2); review exhibits for objections and prepare same (0.9).	2.10
07/22/07	Gatewood	Examine/analyze deposition transcripts and draft designations for scheduled hearing.	7,20
07/22/07	Pickens	Research and draft reply Trial Brief for Motley Rice claims.	4.20
07/22/07	Rea	Review, revisions and finalization of reply brief for Motley Rice claims.	5.80
07/22/07	Restivo	Receipt and review of draft pleadings and file pleadings.	1.00
07/23/07	Ament	Review and update agenda re: PD trial (.10); assist team with PD issues relating to S/L trial (2.0); various e-mails and meetings with team re: same (1.50); prepare for and attend team meeting (1.10).	4.70
07/23/07	Aten	Team meeting re PD issues (1.0); conference with L. Flatley re: Pacific Freeholds issues (1.4); follow-up with D. Rawls, P. Garlitz, C. Gatewood re: Pacific Freeholds related issues (.6).	3.00
07/23/07	Aten	Continue to work on issues relating to Pacific Freeholds.	2.10
07/23/07	Cameron	Review and revise portions of reply trial brief and objections to exhibits (1.8); prepare for (0.7) and attend team meeting regarding strategy, trial preparation and open issues (1.1);	6.90

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Date Name

Hours

8.60

meet with L. Flatley and T. Rea regarding objections to exhibits (0.6); review materials for Pacific Freeholds trials and scheduling issues (0.9); e-mails regarding same (0.4); review Canadian law expert report submitted by claimants (0.8); e-mails regarding same (0.6).

07/23/07 Flatley

Review materials and e-mails re: scheduling issues (1.4); review deposition designations for Pacific Freeholds hearing (2.3); team meeting (1.0); meeting re: documents objections for July 30 hearing (0.7); concluding deposition designations review (1.0); with C. Gatewood re: designations (0.4); conference call with M. Garrison and D. Biderman and follow-up with R. Aten (1.3); e-mails re: pre-hearing schedule for September 6-7 hearing and follow-up (0.5).

07/23/07 Garlitz

Work on hearing preparation files re: Pacific Freeholds.

07/23/07 Gatewood

Prepare for and meet with Grace Litigation Team concerning status of discovery, motions, hearings, etc. (1.0); communicate with R. Aten concerning transaction exhibits and other pre-hearing issues (.50); meet/confer with L. Flatley concerning witness deposition designations and discussion of same (.20); revise/edit certain designations pursuant to discussion with L. Flatley (.50); pull selected proposed exhibits, examination and analysis of same (2.0); examine/analyze documents and identify/select same for pre-hearing disclosures addressing issues of constructive and/or actual knowledge (3.5).

2.60

7.70

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Date	Name		Hours
07/23/07	Himmel	Draft trial brief re: Pacific Freeholds and conference with L. Flatley regarding same.	3.80
07/23/07	Pickens	Research and draft Trial Brief.	2.30
07/23/07	Rawls	Review documents for Pacific Freeholds hearing preparation.	6.50
07/23/07	Rea	Revisions and finalization of Reply Brief for Motley Rice trial (5.7); draft responses to Canadian Requests for Production of Documents (2.0); Objections to Motley Rice's trial exhibits (1.0).	8.70
07/23/07	Restivo	Prepare for and attend planning meeting (2.0); Ness Mostley pre-trial filings (1.0).	4.00
07/23/07	Wrenshall	Continued research re: hearsay exception.	.90
07/24/07	Ament	Assist team with various issues relating to PD S/L trial (2.0); various e-mails and meetings with team re: same (.50); update agenda and gather documents for supplemental binders (.50); various e-mails and meetings with team re: same (.50); telephone call from P. Cuniff re: service of agenda (.10); e-mail to D. Cameron re: same (.10); meet with M. Garlitz re: Pacific Freeholds (.10).	3.80
07/24/07	Aten	Continue to work on evidentiary issues relating to Pacific Freeholds hearing on September 6 and 7, 2007.	7.10
07/24/07	Cameron	Review Canadian law expert report (1.4); multiple e-mails regarding same (0.7); review Motley Rice claimants' response to motion in limine (0.8); trial preparation meeting for July 30-31 hearing (0.8); follow-up review of trial exhibits (1.9); prepare for,	7.30

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Date	Name		Hours
		confer and consult (0.8); e-mails and telephone calls regarding Pacific Freeholds trial issues (0.9).	
07/24/07	Flatley	Review issues re: pretrial schedule for Pacific Freeholds and draft/circulate e-mail to claimants' counsel (1.4); review documents for exhibit list (2.0); e-mails and replies (0.2); with L. Maines re: document review and follow-up (0.4); with J. Restivo and D. Cameron re: pretrial schedule issues (0.3); additional document review for Pacific Freeholds (1.9).	6.20
07/24/07	Garlitz	Work on hearing preparation files re: Pacific Freeholds (.60); compilation of deposition designations (2.6)	3.20
07/24/07	Gatewood	Examine/analyze documents pertaining to sale/purchase of properties and drafting memorandum regarding same for inclusion in designations and pre-hearing brief.	7.40
07/24/07	Himmel	Draft trial brief.	6.20
07/24/07	Maines	Meet with L. Flatley regarding exhibits (.8); Work on Document/exhibit index (2.4)	3.20
07/24/07	Rawls	Prepare exhibits for PD trial re: Pacific Freeholds.	6.70
07/24/07	' Rea	Preparation for July 30 Statute of Limitations trial (4.0); revisions to responses to Canadian claimant requests (1.4).	5.40
07/24/07	'Restivo	Meetings, emails and preparation re: Motley Rice trial (3.0); correspondence re: Canadian claims (.5); correspondence and emails re: Pacific Freeholds trial (.5); correspondence and emails with Baer, Bernick, et al. (.5).	4.50